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PART I -Section 3

Government of India, Ministry of Defence, Notifications relating to Rules, Regulations, Orders and Resolutions, etc.

MINISTRY OF DEFENCE

New Delhi, the 18th March 1950

No. 451.—In exercise of the powers conferred by section 13 of the National Cadet Corps Act, 1948 (XXXI of 1948), the Central Government is pleased to make the following further rules:—

NATIONAL CADET CORPS RULES (Girls' Division)

PRELIMINARY

- 1. Short title and extent.—(1) These rules may be called the National Cadet Corps (Girls' Division) Rules, 1949.
- (2) They extend to all units of the Girls' Division of the National Cadet Corps.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context:—
 - (a) "the Act" means the National Cadet Corps Act, 1948 (XXXI of 1948);
 - (b) "Appropriate Government" means:—
 - (i) where a unit is located in a Governor's Province, the Provincial Government;
 - (ii) where a unit is located in a Centrally Administered Area including a Chief Commissioner's Province, the Chief Commissioner; and
 - (iii) where a unit is located in an Acceding State, the Government of that State;
 - (c) "Director of Public Instruction" includes the Director of Education;
 - (d) "form" means a form set out in Schedule I;
 - (e) "schedule" means a schedule appended to these rules;
 - (f) "section" means a section of the Act;
 - (g) "training year" means a period of twelve months beginning on the first day of April and ending on the thirtyfirst day of March;
 - (h) the expression "college" includes any teaching institution within the meaning of the term "university";
 - (i) the expression "Girl Cadet" means any girl student enrolled under section 6 of the Act;
 - (j) the expression "university" has the meaning assigned to it by the Act.

PART I

Raising of a Unit

- 3. Conditions for raising a unit.—A unit or part thereof may be raised in a girls' college subject to the following conditions:—
 - (a) the college shall provide from among the members of its permanent teaching staff three women officers for the unit;

- (b) the college shall give an undertaking that it can enrol and maintain upto strength the unit which may be allotted to it;
- (c) the college shall provide for the unit which may be allotted to it store-rooms for storage of clothing and equipment and provide accommodation for an office;
- (d) the college shall arrange for the use of a suitable parade ground:

Provided that the Central Government may in any case, on the recommendation of the appropriate Government, relax wholly or in part the provisions of clauses (c) and (d), if it is satisfied that the requisite facilities are provided by colleges located in the same place.

PART II

ENROLMENT

- 4. Qualifications for enrolment.—No student of a girls' college shall be eligible for enrolment:—
 - (a) unless she is of good character;
 - (b) unless she is over 15 years of age;
 - (c) unless she satisfies such standards of physical fitness as may be specified by the Ministry of Defence, Government of India;
 - (d) if she is a member of any communal or political organisation or an organisation believing in violence or communal disharmony;
 - (c) if she has been dismissed from the Girls' Division of the National Cadet Corps.
- 5. Application for enrolment.—A student desirous of being enrolled in a unit shall apply to the Principal of the college who shall cause her to fill up and sign in her presence a statement in Form I.
- 6. Medical examination.—If the Principal of the college is satisfied that the application is in order, that the applicant fulfils the conditions of enrolment and is suitable for enrolment, she shall get the applicant medically examined.
- 7. Rejection.—If the Principal of the college is satisfied that the application is not in order, or that the applicant does not fulfil the conditions of enrolment or that she is not suitable for enrolment in the unit or that she is medically not fit for service in the unit, she shall reject the application and inform the applicant accordingly.
- 8. Verification.—When an application is made to the Principal of the college under rule 5, she may make such further enquiry regarding the suitability of the applicant for enrolment in the unit, as may be prescribed in this behalf, by the appropriate Government.
- 9. Method of enrolment.—If the Principal of the college does not reject the application, the applicant shall be accepted and shall be required to sign a declaration in Form I or if she is a minor, her father or guardian shall

be required to sign such a declaration. If the Principal of the college is satisfied that the applicant, or her father or guardian in the case of a minor applicant, consents to the conditions of service, she shall sign a certificate to that effect on the said Form and the applicant shall thereupon be deemed to have been enrolled.

- 10. Period of enrolment.—Subject to the provisions relating to discharge in Part VI of these rules, a student accepted for enrolment shall be enrolled for a period of two years from the date of her enrolment.
- 11. Extension of service.—A Girl Cadet may be permitted to extend her enrolment for periods of one year at a time but so as not to exceed four years' total service.
- 12. Appointment.—A girl student enrolled in the Girls' Division shall be appointed by the Principal of the college to the unit or part thereof which is being provided by the college to which the girl student belongs.

PART III

APPOINTMENT OF OFFICERS

- 18. Qualifications for appointment.—No woman shall be eligible for appointment as an officer in the Girls' Division:—
 - (a) unless she is a member of the permanent teaching staff of the college where the unit or part of the unit is being raised;
 - (b) unless she has a good character;
 - (c) unless she is over 22 years and under 35 years of age;
 - (d) unless she satisfies such standards of physical fitness as may be specified by the Ministry of Defence, Government of India;
 - (e) if she is a member of any communal or political organisation or an organisation believing in violence or communal disharmony;
 - (f) if she has been dismissed from the Girls' Division of the National Cadet Corps.
- 14. Application for appointment.—Any female member of the permanent teaching staff of a college, who is desirous of being appointed as an officer in the Girls' Division, shall apply to the Principal of her college who will cause her to fill up and sign in her presence a statement in Form II. If the Principal is satisfied that such member fulfils the conditions of appointment and is fit in all respects for appointment, she shall fill up and sign the relevant statement in Form II and forward the application to the Director of Public Instruction or such other educational authority as may be specified in this behalf by the appropriate Government.
- 15. Medical examination.—The Principal of a college to whom an application is made shall get the applicant medically examined before forwarding the application to the authority specified in rule 14.
- 16. Verification.—(1) When an application under rule 14 is made to the Principal of a college, she will fill up and sign the relevant part of a statement in Form II and shall forward the application to the appropriate authority specified in rule 14.
- (2) The Director of Public Instruction or such other educational authority as may be specified by the appropriate Government shall, on receipt of the application, make such further enquiries regarding the suitability of the applicant for appointment as an officer in the Girls' Division, as may be prescribed by the appropriate Government.
- 17. Rejection.—If the Director of Public Instruction or such other educational authority as may be specified by the appropriate Government is satisfied that the application is not in order or that the applicant does not fulfil the conditions of appointment or that she is not suitable to be appointed as an officer in the Girls' Division of the National Cadet Corps or if the applicant is reported to be medically unfit, he shall reject the application and inform the applicant accordingly through the Principal of her college.
- 18. Method of appointment.—(1) If the Director of Public Instruction or such other educational authority as may be specified by the appropriate Government does not reject the application, the applicant shall be directed to appear before a Selection Board, to be set up in the manner specified by the Ministry of Defence, Government of India.

- (2) If the Selection Board recommends the applicant for appointment as an officer in the Girls' Division, the President of the Board on being satisfied that the applicant understands the questions put to her and that she consents to the conditions of service shall sign a certificate to that effect on Form II.
- (3) The appropriate Government shall then direct the applicant to proceed to an Armed Forces unit for undergoing pre-commission training for a period specified in rule 30.
- (4) On completion of the training, the applicant shall be reported on and her application together with the report on her shall be forwarded to the Ministry of Defence, Government of India.
- (5) If the Government of India is satisfied that the applicant is suitable and qualified for appointment as an officer in the Girls' Division, it will commission her as an officer in the Girls' Division of the National Cadet Corps.
- 19. Period of appointment.—Subject to the provisions of rule 26, a person commissioned as an officer in the Girls' Division of the National Cadet Corps shall hold that commission for a period from the date of her commission until she reaches 45 years of age, when she shall be discharged from the Corps:

Provided that the Ministry of Defence, Government of Judia, may permit any such officer to serve for a longer period.

20. Posting.—An officer of the Girls Division shall be posted to a unit of that Division by the Ministry of Defence, Government of India.

PART IV

TRANSFERS

- 21. Officers.—(1) The transfer of an officer of the Girls' Division from one unit to another shall be authorised by the Ministry of Defence, Government of India.
- (2) An officer of the Girls' Division who desires to be transferred shall submit an application in writing to the Principal of her college who shall forward the application with her remarks thereon to the Director of Public Instruction or such other educational authority as may be specified in this behalf by the appropriate Government. The Director of Public Instruction or the educational authority so specified shall then forward the application with his or its recommendation thereon to the Ministry of Defence, Government of India.
- 22. Girl Cadets.—(1) The transfer of a Girl Cadet of the Girls' Division from one unit to another will be permissible by mutual consent of the Principals of the colleges concerned.
- (2) A Girl Cadet who desires to be transferred shall submit her application in writing to the officer in command of her unit, stating the reasons for desiring the transfer and the unit to which she desires to be transferred.

PART V

LADY OFFICERS-DUTIES, POWERS AND PROMOTIONS

- 23. Duties.—(a) Officers of the Girls' Division will be responsible for the training and discipline of the Girl Cadets placed under their command.
- (b) They shall attend all training parades and the annual camp.
- 24. Powers.—(a) Such officers shall exercise powers of command over all Girl Cadets in their unit:

Provided that the powers of command shall be exercised by the Officers when in uniform and when attending an authorised parade or when in annual camp.

- (b) The powers of punishment vested in such officers are specified in Part IX of these rules.
- 25. Promotions.—The ranks and scales of promotion of officers of the Girls Division shall be as specified in Schedule III.

PART VI

26. Discharge.—(1) Every Officer and Girl Cadet shall, on being entitled to receive her discharge under the Act or these rules, be so discharged with all convenient speed.

- (2) Any Officer or Girl Codet may be discharged, as hereinafter provided, on any of the following grounds namely:—
 - (a) that she has in filling up any form prescribed by these rules made any statement which was false and which she knew to be false or did not believe to be true;
 - (b) that her services are no longer required;
 - (e) that she is medically unfit for further service;
 - (d) that, in the case of an officer, she has been permitted to resign her commission;
 - (e) that she ceases to be on the permanent teaching staff of or on the rolls of the college providing the unit, or part of the unit.
- 27. Discharging Authority.—(1) The Authority competent to authorise the discharge of an officer shall be the Ministry of Defence, Government of India.
- (2) The authority competent to authorise the discharge of a Girl Cadet shall be the Principal:

Provided that a Girl Cadet discharged under clause (b) of sub-rule (2) of rule 26 shall have a right of appeal to the Director of Public Instruction or such other educational authority as may be specified by the appropriate Government.

- 28. Discharge on application.—(1) Any Officer or Girl Cadet not entitled to her discharge under these rules, who is desirous of being discharged prior to the expiration of the period for which she was commissioned or enrolled, shall apply in writing to the Principal stating the reasons for the application.
- (2) The Principal, in the case of a Girl Cadet, may either grant such application or reject it.
- (3) The Principal, in the case of an officer, shall forward the application with her own recommendation thereon to the Director of Public Instruction or such other educational authority as may be specified by the appropriate Government, who shall forward the application with his or its recommendation thereon to the Ministry of Defence, Government of India, who may either grant such application or reject it.
- (4) If an officer of the Girls' Division gets married after she has been commissioned, she may, if she so desires, be permitted to resign her commission.
- (5) A married Officer or a Girl Cadet of the Girls' Division who for family reasons wishes to discontinue her service in the Corps, may apply to resign her commission or for her discharge, as the case may be.
- 29. Discharge Certificate.—Every Girl Cadet who is dismissed or discharged from the Girls' Division shall be furnished by her Principal with a certificate setting forth:—
 - (a) the authority dismissing or discharging her;
 - (b) the cause of her dismissal or discharge;
 - (c) the full period of her service in the Girls' Division and
 - (d) the date of dismissal or discharge.

PART VII

TRAINING

- 30. Pre-Commission Training.—Every applicant for a commission in the Girls' Division shall be liable to undergo pre-commission training for a period of three months with an Armed Forces unit.
- 31. Training.—(1) Every Officer and Girl Cadet shall be liable to undergo training for a period of at least 4 hours per week during the training year:

Provided that no training may be given during the periods the college is closed for vacations:

Provided further that every Officer and Girl Cadet shall undergo training for a minimum period of 65 hours during the annual college session.

- 32. Annual Training.—Every Officer and Girl Cadet in the Girls' Division shall be liable during the training year to attend an annual camp of 10 days' duration.
- 33. Further Training.—Every officer in the Girls' Division shall be liable to attend such further training as may be directed by the Ministry of Defence, Government of India.

PART VIII

PAY AND ALLOWANCES

- 94. Pay.—(1) Every officer commissioned in the Girls' Division shall be entitled to:—
 - (a) for periods of actual attendance at an authorised course with an Armed Forces unit, including intervening Sundays, and holidays, pay as specified in Schedule II;
 - (b) for every day, not exceeding 10 days in all, actually spent in the annual training camp, pay of rank as specified in Schedule II;
 - (c) an outfit allowance of Rs. 250 on being first commissioned.
- (2) A Girl Cadet shall not be entitled to any pay.
- 35. Allowances.—(1) Every Officer and Girl Cadet shall be entitled to the allowances as specified in Schedule II.
- (2) Every Officer selected for appointment as an officer and proceeding to an Λrmed Forces unit for training as specified in sub-rule (3) of rule 18 shall be entitled to such allowances as are specified in Schedule II.

PART IX

DISCIPLINE

- 36. Obligations.—(1) An Officer or a Girl Cadet shall have no liability to render active military service.
- (2) Every Officer or Girl Cadet shall, when undergoing training, obey the orders and carry out the directions of any person placed in command over her, irrespective of whether that person is subject to military law or to the Act.
- 37. Offences.—An Officer or Girl Cadet commits an offence, if she does any of the following acts, namely:—
 - (1) when on parade, engaged on training or wearing uniform:—
 - (a) uses insubordinate language to or is insolent towards her superior officer;
 - (b) disobeys any standing order of or lawful command given by her superior officer;
 - (c) being a Commissioned Officer or a Girl Cadet Non-Commissioned Officer ill-treats any person subject to the Act who is subordinate to her in rank or position.
 - (2) without sufficient cause fails to appear at the place of parade at the time fixed or to attend at any place in her capacity as a member of the Girls Division when duly required to attend, or, when on parade, without sufficient cause quits the ranks;
 - (3) without sufficient cause fails to perform any part of the training which under these rules she is required to perform;
 - (4) when in charge of any property belonging to the Government or to a unit of the Girls' Division makes away with or is concerned in making away with, any such property; or wilfully injures or by culpable neglect loses or causes injuries to any of the above property.
 - (5) knowingly furnishes a false return or report of the number or state of persons under her command or charge, or of any money, clothing, equipment, store or other property in her charge; or through design or culpable neglect, omits to make or send any return of the above matters which it is her duty to make or send;
 - (6) when it is her official duty to make a declaration respecting any matter, makes a declaration respecting such matter which she either knows or believes to be false or does not believe to be true;
 - (7) knowingly makes against any person subject to military law or to the Act, an accusation which she either knows or believes to be fulse or does not believe to be true;
 - (8) falsely personates any other person at any parade or on any occasion when such other person is required by these rules to do any act or attend at any place or abets any such act of personation.

Explanation.—The expression "superior officer" means and includes a Commissioned Officer and a Girl Cadet Non-Commissioned Officer, as the case may be, superior in the

rank or position to the person in relation to whom the expression is used.

- 38. Disposal of Offences.—(1) Λ charge made against a Commissioned Officer for any offence specified in rule 37 shall, after investigation by the Principal be dealt with by her in one or other of the following ways, that is to say, she may:
 - (a) dismiss the charge if no offence is disclosed by the evidence, or if in her opinion the charge ought not to be proceeded with; or
 - (b) dispose of the case summarily; or
 - (c) refer the matter to the Director of Public Instruction for instructions and act in accordance with the instructions received thereupon.
- (2) A charge made against a Girl Cadet Non-Commissioned Officer or a Girl Cadet shall, after investigation by the Commissioned Officer in command of the unit, be dealt with by her in one or other of the following ways, that is to say, she may:-
 - (a) dismiss the charge if no offence is disclosed by the evidence, or if in her opinion the charge ought not to be proceeded with; or
 - (b) dispose of the case summarily; or
 - (c) refer the matter to the Principal for instructions and act in accordance with the instructions received thereupon.
- 39. Summary Reduction and Punishments.—(1) The Secretary, Ministry of Defence, Government of India, may award any of the following punishments to a Commissioned Officer:
 - (a) dismissal from the Girls Division;
 - (b) reduction to a lower rank;
 - (c) forfeiture of seniority or service for the purpose of promotion for a period not exceeding twelve months;
 - (d) stoppages of pay and allowances until any proved loss or damage occasioned by the offence for which the offender is charged is made good.

- (2) The Director of Public Instruction may award any of the following punishments to a Commissioned Officer:-
 - (a) forfeiture of seniority or service for the purpose of promotion for a period not exceeding six months;
 - (b) stoppages of pay and allowances until any proved loss or damage occasioned by the offence for which the offender is charged is made good.
- (3) The Principal of the college may award any of the following punishments:-
 - (a) in the case of a Commissioned Officer:-
 - (i) severe reprimand or reprimand;
 - (ii) admonition;
 - (b) in the case of a Girl Cadet Non-Commissioned Officer or a Girl Cadet: -
 - (i) dismissal from the Girls' Division;
 - (ii) reduction, in the case of a Girl Cadet Non-Commissioned Officer, to a lower rank or to the rank as a Girl Cadet:

Provided that a Girl Cadet Troop Leader shall not be required to serve in the unit as a Girl Cadet:

- (iii) severo reprimand or reprimand;
- (iv) admonition.
- (4) A Commissioned Officer placed in command of a unit may award any of the following punishments:-
 - (a) in the case of a Girl Cadet Non-Commissioned Officer:
 - (i) reduction, except of a Girl Cadet Troop Leader, to a lower rank or to the ranks as a Girl Cadet;
 - (ii) severe reprimand or reprimand;
 - (iii) extra duties not exceeding two;
 - (iv) admonition;
 - (b) in the case of a Girl Cadet:-
 - (i) severe reprimand or reprimand;
 - (ii) extra parades not exceeding three;
 - (iii) confinement to the lines for a period not exceeding three days during the annual training camp.

SCHEDULE I

(See rules 5, 9, 11, 14, 16 and 18)

NATIONAL CADET CORPS Girls Division

(See rules 5 and 9)

FORM I

APPLICATION FOR ENROLMENT

1.	What is your name?	1
2.	(in Block Capitals) What is your father's/Guardian's/Husband's* name and address?	Name 2. (a)
3.	Are you an Indian National?	3
4.	What are your educational qualifications?	4
5.	What is your age?	5
6.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6
	Corps Act, 1948?	<u>_</u>
7.	Are you willing to undergo training as specified in the Act and	7
	the rules made thereunder?	0
8.	Are you willing to serve in the Girls Division of the National	8
	Cadet Corps until discharged as provided in the Act?	_
	DECLARATION ON ACCEPTANCE	FOR ENROLMENT
is fa	I solemnly declare that the answers I have given to the queales and that I am willing to fulfil the engagement made.	
10		Signature
	For Minors oni	LY.
	I solemnly declare that the answers given in this form are tr	rue and no part of them is false, and that my daughter/

ward* is willing to fulfil the engagement made.

(Signature of $father/guardian^*$).

Certified that the applicant understands and agrees to the conditions of enrolment.

Signature	of	enrolling	officer.	
Date of enre				

^{*}Delete clause or word inapplicable.

(Town and District)

	To BE COMPLETED BY MEDICAL OF	— on (date)————— and consider her
\mathbf{fit}/\mathbf{un}	fit* for enrolment as a Girl Cadet in the Girls Division of the	
		Signature
		Designation
	I To py your Pop Exemple	(Medical Officer)
	I. To be used for Extens	
	(See Rule 1)	•
	I agree to extend my engagement for one year and am willing	
	$\begin{array}{c} Sign \\ \\ \text{Confirmed.} \end{array}$	ature
	Commined.	
•	(Signature of Prin	cipal)
	Date from which extension	
	II. To be used for Extens	ION OF ENROLMENT
	(Sec Rule 11)	
*	I agree to extend my engagement for one year and am willing	
	• • • •	76
	Confirmed.	
	(Signature of Pr	= ·
	Date from which extension	n starts.
	NorgThis form will be retained in the college in which the unit is le	ocated.
	NATIONAL CAL	ET CORPS
	Girls Divi	
	(See Rules 14,	
	FORM	•
	A. Application for Appointment as	
1.	What is your name? (Miss/Mrs.)	1
1.	(in Block Capitals).	
2.	What is your age ?	2
3.	Are you married?	3
4.	What is your *father's/guardian's/husband's name and	Name 4 (a)
	address ?	Address(b)
		(i) Village
		(ii) Tehsil
5.	What is your Post Office ?	5
6.	Are you an Indian National?	6
7.	What are your educational qualifications?	7
8.	What is your appointment?	8
9.	Have you ever served in the National Cadet Corps as officer/	
σ.	cadet? If so, state which unit and for what period?	9
10	· -	10
10.	Are you willing to be appointed as an officer in the National Cadet Corps, Girls Division, under the National Cadet Corps	10
	Act, 1948 ?	***************************************
11.	Are you willing to undergo military training as specified in	II
	the Act and the rules made thereunder?	
12.	Are you willing to serve in the National Cadet Corps until	12
	you are discharged under the National Cadet Corps Rules?	********************
13.	Are you willing to obey the orders of officers placed in com- mand over you and obey the Rules and Regulations laid down	13
	from time to time when undergoing pre-commission mili-	***************************************
	tary training.	

	T. 0	(Signature of applicant)
	B. QUESTIONS TO BE ANSWERED BY THE PRINC	
l.	How long have you known the applicant?	1
2. 3.	How long has she been on the college staff? What is her present job?	2
4.	Do you recommend her for a commission in the National	4
	Cadet Corps, Girls Division?	
		(Signature of the Principal)
		(N ₁ , A \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
		$(Name\ of\ College)$

	COLFTANUE FOR APPOINTMENT
form are true and that no part of them is false and that I	declare and affirm that the answers given to the questions in th am willing to fulfil the engagement made.
I understand I have no liability for military ser	vice.
Date	*******
	(Signature of applicant)
We recommend *Miss/Mrs.	for a commission in the National Cadet Corp.
Girls Division, and certify that the applicant understands a	nd agrees to the conditions of service.

Date	(Signature of the President of Selection Board)
D. Medic.	AL EXAMINATION
(To be completed by Medical Officer).	
·	tional Cadet Corps, Girls Division.
	(Signature of Medical Officer)

*Delete words inapplicable.

Note 1.—This Form will be retained in the Unit Headquarters.

Note 2.—This form will be sent to the Armed Forces unit by the Director of Public Instruction when the applicant proceeds to it for pre-commission training. The form with the report on the applicant on the completion of training, will be sent to the Director, National Cadet Corps, Ministry of Defence, Government of India, who shall forward it to the unit.

SCHEDULE II

NATIONAL CADET CORPS

Girls Division

(See Rules 34 and 35)

RATES OF PAY, HONORARIUM AND ALLOWANCES ADMISSIBLE TO LADY OFFICERS UNDER RULES 34 AND 35

1. (a) Pay of Rank as specified below:

2/Lt. N.C.C. (G.D.) Rs. 300 p.m. Lt. N.C.C. (G.D.) Rs. 850 p.m. Capt. N.C.C. (G.D.) Rs. 400 p.m. Capt. N.C.C. (G.D.) after - Rs. 450 p.m. 4 years service as such Major N.C.C. (G.D.) ... Rs. 500 p.m.

- (b) An allowance of Rs. 5 per day, for every day of actual attendance at annual training camp, provided they live, mess and sleep in camp.
- (c) Free conveyance or cost of conveyance by rail in Class 1, or by road at eight annus per mile, to the site of the annual training camp from the college, where the unit or part thereof is located. Free conveyance or similar allowance will be paid for the return journey.
- (d) One Class I rail fare by the shortest route, and cost of actual expenditure incurred in travelling by road between stations not connected by rail, subject to limitation laid down in the note to sub-paragraph (e) of para. 1 will be admissible to a Commissioned Officer, while proceeding on an authorised attachment for training to the Armed Forces unit from the town in which the college providing the unit or part thereof is located and to which the Officer has been A similar allowance will be paid for the return posted. journey.

Note.—If a Commissioned Officer is ordered to proceed on such an attachment during vacations this travelling allowance shall be paid from her place of residence.

(e) Daily allowance, at rates specified below shall be paid to a Commissioned Officer undertaking a journey under sub-para. (d) from the time the journey begins to the time it ends for each of the onward and return journeys, except that no daily allowance shall be admissible for journeys of less than 6 hours and half the daily allowance shall be admissible for journeys exceeding 6 hours but not exceeding 12 hours, while for journeys of longer duration full daily allowance shall be admissible for every 24 hours. parts of 24 hours in excess of 24 hours the method of calculation adopted will be the same as that adopted for journeys of less than 24 hours duration.

> ... Rs. 10 per day. By rail ... Rs. 5 per day. By road

Note.—In cases of journey by road, actual expenses referred to in para. 1 (d), and in cases where daily allowance also is admissible under this sub-paragraph actual expenses plus D.A. shall be limited to road mileage allowance at the rate of eight annas per

2. Women selected for pre-commission training.—(a) A woman selected for training as an officer in the Girls Division will be entitled to an allowance of Rs. 7-8-0 per day for every day of attachment of the Armed Forces unit, including intervening Sundays and holidays.

(b) A woman selected for training as an officer in the Girls Division will be entitled to one Class II (special) rail fare by the shortest route, or actual expenditure incurred in travelling by road between stations not connected by rail, subject to limitation laid down in the note under sub-para. (c) of this paragraph while proceeding for preliminary military training to an Armed Forces unit, from the town in which the college to which the woman belongs is located. A similar allowance will be paid for the return iourney.

Noie.-If a woman is ordered to proceed on such preliminary military training during vacation this travelling allowance shall be paid from her place of residence.

(c) Daily allowance at the rate specified below, shall be paid to a woman selected for training as an officer in the Girls Division, undertaking journey under sub-para. (b) of this para, from the time the journey begins to the time it ends for each of the onward and return journeys; except that no daily allowance shall be admissible for journeys of less than 6 hours and half the daily allowance shall be admissible for journeys exceeding 6 hours but not exceeding 12 hours, while for journeys of longer duration, full daily allowance shall be admissible for every 24 hours. For parts of 24 hours, in excess of 24 hours the method of calculation adopted will be the same as that adopted for journeys of less than 24 hours duration.

... Rs. 2-8-0 per day.

Note.—In cases of journey by road, actual expenses referred to in para. 2 (b) and in cases where daily allowance is admissible under this sub-paragraph actual expenses plus D.A. shall be limited to road mileage allowance at the rate of six annas per mile.

- 3. Girl Cadets.—(a) An allowance of Rs. 3 per day, for every day of actual attendance in annual camp, provided they live, mess and sleep in camp.
- (b) Free conveyance or cost of conveyance, by rail in Class II or by road at two annas six pies per mile, to the site of the annual training camp from the college where the unit or part thereof is located. Free conveyance or a similar allowance will be paid for the return journey.
- 3A. These allowances for annual training camp for all Officers and Girl Cadets shall be paid to the Officer placed in command of the unit.

SCHEDULE III

(See Rule 25)

- 1. (a) Ranks and Scales of Promotion of Officers-
 - (i) On being first commissioned— 2/Lieut, N.C.C. (G.D.)

- (ii) After 3 years commissioned service— Lieut. N.C.C. (G.D.)
- (iii) After 8 years commissioned service—Capt. N.C.C. (G.D.)
- (iv) After 15 years commissioned service— Major N.C.C. (G.D.)
- (b) Promotions to the higher rank will be made provided:
 - (i) The Officer is fit to hold that rank;
 - (ii) A vacancy in the higher rank exists in the unit.
- (c) All promotions shall be made by the Ministry of Defence, Government of India.
- No. 452.—In exercise of the powers conferred by Article 309 of the Constitution, the President is pleased to direct that the following further amendment shall be made in the Civilians in Defence Services (Revision of Pay) Rules, 1947, namely:—

In the Schedule annexed to the said Rules, under the head "Headquarters Offices" and the sub-head "Armed Forces Headquarters" below the entry "Superintendents", insert the following:—

"Private Secy. to C.A.S Rs. 300—20—400." and C.l-in-C, I.A.F./ C.O.A.S. and Cin-C., Indian Army/C.N.S and C.in-C., Indian Navy.	Post	Existing Scale	Prescribed Scale
	and C.i.i.C, I.A.F./ $C.O.A.S.$ and $C.ii.C.$		Rs. 300—20—400."

CANTONMENTS-REGULATIONS

- No. 453.—The following bye-laws for regulating the control of rickshaws plying for hire, and the grant of licenses to proprietors or drivers of such rickshaws in the Lucknow Cantonment, framed by the Cantonment Board, Lucknow, in exercise of the powers conferred by clauses (25), (26) and (27) of section 282 and section 288 of the Cantonments Act, 1924 (II of 1924), are hereby published for general information the same having been previously published, approved and confirmed by the Central Government as required by sub-section (1) of Section 284 of the said Act, namely:—
- 1. In these bye-laws, unless there is anything repugnant in the subject or context:—
 - (a) "Rickshaw" means a tricycle of a special type propelled by human labour for carrying passengers.
 - (b) "Driver" means the person who propels a rick-shaw.
- 2. The Executive Officer shall be the Licensing Officer, and any officer authorised by the Cantonment Board, shall act as a Licensing Inspector for the purpose of these byelaws.
- 3. No person shall keep any rickshaw, or permit any rickshaw of which he is the owner, to ply for hire, within the limits of the Cantonment except under a license granted in this behalf by the Cantonment Board.
- 4. A license under bye-law 3 shall, on any application of the Proprietor of a rickshaw and on payment of a fee of rupees fifteen per annum, be issued by the Licensing Officer, in the form specified in the Λppendix to these byelaws.
- 5. No license shall be issued under byc-law 4 unless the following conditions have been complied with:—
 - (a) The Proprietor of the rickshaw produces the rickshaw for inspection at the Cantonment Board office;
 - (b) the rickshaw is not more than 5 ft. wide over all;
 - (c) the rickshaw is in good order and repair;
 - id) the rickshaw is provided with (i) 2 lights—one in front of and the other on the right hand side mudguard; (ii) a red reflector in the rear; (iii) cycle klaxo horn or a warning bell; (iv) pneumatic tyres; (v) one effective brake; (vi) a leather or canvas hood or cushions; (vii) mechanism in good state of repair; and (viii) a complete repair outfit;

- (e) the rickshaw is approved by the Executive Officer.
- 6. Licenses issued under bye-law 4 shall be numbered serially and the number of the license shall be painted in English and Hindi in 4 to 5 inches figures prominently at the back of the rickshaw on payment of cost by the Proprietor.
- 7. Where a license is refused the reason for such refusal shall be recorded on the application for a license.
- 8. The number of persons to be carried in a rickshaw shall not exceed two adults and one child under ten years of age, and the weight of the luggage carried shall not exceed ten seers.

Explanation.—For the purpose of this bye-law, two children each less than twelve years of age, shall be reckoned as one adult.

- 9. Licenses for rickshaws to ply for hire shall be granted on the following conditions:—
 - (a) That no rickshaw owner shall employ a driver who has defective eye sight or who is otherwise unfit to propel a rickshaw.
 - (b) That the licensee shall keep the rickshaw clean and in good repair.
 - (c) That the licensee shall not carry or permit to be carried in the rickshaw, persons exceeding the number specified in bye-law 8.
 - (d) That the licensee shall not permit any person to propel the rickshaw, who has not been licensed for such purpose under bye-law 11.
 - (e) That the licensee shall not demand any fare in excess of the maximum fare specified in the Schedule appended to these bye-laws.
 - (f) That on demand being made by any person at any time of the day or night while the rickshaw is plying for hire, the licensee shall not without reasonable cause, (the burden of proving it shall be on him) refuse to let on hire the rickshaw with a driver to propel it.
 - (g) That the licensee shall cause to be affixed on a conspicuous part of the rickshaw the license granted in respect of such rickshaw and a copy of the authorised table of fares.
 - (h) That the licensee shall not carry or permit to be carried in the rickshaw any person who is suffering from any infectious or contagious disease, or the corpse of any person who has died of such disease, he shall immediately after termination of his engagement for such purpose, intimate the fact to the Executive Officer, and shall not subsequently carry any other passenger until such rickshaw has been disinfected to the satisfaction of such officer and a certificate has been granted by him stating that it can be used without causing risk of infection.
 - (i) That the licensee shall immediately cause to be returned to the owner, if known or to be deposited at the nearest police station any property left by the passenger in the rickshaw.
 - (j) That the licensee shall for the purpose of inspection permit the Licensing Officer, Licensing Inspector or any person specially authorised by the Executive Officer in this behalf, to enter upon the premises where any rickshaw is kept and shall also get the rickshaw inspected by any of such officer, in the Cantonment Board office, within 24 hours of the notice to do so or at such intervals as may be notified by the Licensing Officer.
 - (k) That in case of a breach of any of the aforesaid conditions, the Executive Officer, may at any time revoke or suspend a license.
- 10. No person shall propel a licensed rickshaw for hire except under a license to be granted in this behalf by the Cantonment Executive Officer.
- 11. A license to propel a licensed rickshaw for hire shall on payment of rupees three per annum, be issued by the Licensing Officer, in the form specified in the Appendix to these bye-laws:

Provided that the Licensing Officer may refuse to grant a license to any person if in his opinion the person applying for a license is untit to propel a rickshaw or is under 20 years of age.

- 12. A license to propel a licensed rickshaw for hire shall be subject to the following conditions:—
 - (a) That the licensee shall always when propelling a licensed rickshaw carry with him his license and shall on demand, produce it for inspection by any person hiring such rickshaw or by the Executive Officer or any employee of the Cantonment Board authorised in this behalf. The license shall contain a bust photograph of the licensee (driver) which shall be supplied by him at his cost.
 - (b) That the licensec shall not use abusive or filthy language or gesture and shall not in any way interfere with legitimate action of any other rickshaw driver or a cooly in accepting a fare.
 - (c) That the licensee shall observe the traffic rules in force, and shall not ply the rickshaw on the road if it is in an unserviceable or a dangerous condition.
 - (d) That the licensee shall not demand any fare in excess of the fares specified in the Schedule annexed hereto.
 - (e) That the licensee shall not carry any person, or load in a licensed rickshaw in excess of the maximum specified in bye-law No. 8.
 - (f) That the licensee shall not drive a licensed rickshaw while in a state of drunkenness, or while suffering from any infectious or contagious disease and shall not, while in charge of a licensed vehicle sleep.
 - (g) That the licensec shall not loiter with a licensed rickshaw in any way in any public street.
 - (h) That licensee shall immediately return to the owner, if known or deposit at the nearest police station any property left by the passenger in the rickshaw
 - (i) That the licensee shall not carry in a licensed vehicle any person whom he knows or has reason to believe to be suffering from any infectious or contagious disease or the corpse of a person who has died of such a disease unless the permission in writing of the Assistant Health Officer, or the Executive Officer has been obtained for the use of such vehicle for such purpose in which case he shall not subsequently carry any other passenger in such rickshaw, whether for hire or otherwise, until such rickshaw has been disinfected to the satisfaction of such officer and a certificate has been granted stating it can be used without causing risk of infection.
 - (j) That the licensee shall not without reasonable cause, the burden of proving which shall lie upon him, refuse to let on hire or to propel a licensed rickshaw of which he is in charge if any person demands it.
 - (k) That for a breach of any of the aforesaid conditions the license may be suspended or revoked by the Licensing Officer.

- 13. Any person who has been refused a license or whose license has been suspended or revoked under these bye-laws may appeal to the Cantonment Board with in ten days of the order of refusal, or suspension or revocation of the license, as the case may be.
- 14. Where the Proprietor or driver of a rickshaw is suspected of having contravened any of these bye-laws, the Executive Officer or other officer of the Cantonment Board authorised in this behalf may, pending for the inquiry, temporarily suspend the license of the Proprietor or the driver.
- 15. (a) In every case where the proprietor of a licensed rickshaw transfers the rickshaw to another person during the currency of the license, the transfer shall be reported to the Executive Officer and on payment of a fee of Rupees two the name of the transferee shall be substituted for the name of the original licensee in the license.
- (b) The original licensee shall, until such transfer is reported and such name is substituted in the license, be held liable as proprietor of the rickshaw for compliance with these bye-laws.
- 16. Every license issued under these bye-laws shall expire on the 31st March next following the date of the issue, unless suspended or cancelled earlier for a breach of any of the conditions thereof.
- 17. All fees prescribed under these bye-laws shall be payable in advance before the issue of a license.
 - 18. A driver's license shall not be transferable.
- 19. The Executive Officer shall cause to be maintained a register of licenses issued to the owners and drivers of rickshaws in the form specified in the Appendix to these rules.
- 20. (a) If a license issued to the owner or the driver of rickshaw is lost, the Executive Officer shall, on the receipt of a written application issue a duplicate license on payment of a fee of Rupee one.
- (b) In case a license issued to the owner or the driver of a vehicle is torn or spoiled and is produced in whole or pieces a duplicate license shall be issued on payment of armas eight.
- 21. Notwithstanding anything contained in these byclaws, the Cantonment Executive Officer shall have the power to pass any order or give any direction to any owner or driver of a rickshaw which he considers necessary for the proper enforcement of these bye-laws.
- 22. The maximum fare to be charged for the hire of rickshaw and for persons engaged to propel them, shall be in accordance with the Schedule annexed to these byelaws.
- 23. Penalty.—Any person committing a breach of any of these bye-laws shall on conviction by a magistrate be punishable with fine which may extend to rupees fifty and in the case of a continuing breach with an additional fine which may extend to five rupees for every day during which such breach continues after conviction for the first such breach.

(No. 12/3/G/L&C/50)

APPENDIX

CANTONMENT BOARD, LUCKNOW

Page No.

Rickshaw Drivers License Register for.....

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No. 454.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (If of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board Nasirabad, by reason of the acceptance by the Central Government of the resignation of Lt.-Col. R. K. Tuli.

(No. 121/11/G/L&C/43)

No. 455.—In pursuance of sub-section (7) of section 18 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify the nomination of Maj. D. S. Gomanpuri as a member of the Cantonment Board Nasirabad, vice Lt.-Col. R. K. Tuli, resigned.

(No. 121/11/G/L&C/43)

CANTONMENTS-TAXATION

No. 456—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (11 of 1924), and in supersession of the Notal of the Government of Bengal in the Political Department, No. 4986 P, dated 5th May 1938, the Cantonment Board, Jalapahar, with the previous sanction of the Central Government, hereby imposes water tax at the following rates on all lands and buildings in the Jalapahar Cantonment, namely:—

- (a) 15 per cent. of the annual value where water is laid on to the land or building or where there is a stand-post anywhere in the land or building but is not separately metered;
- (b) 12 per cent, of the annual value where there is a stand-post within a radius of 1,000 feet of the boundary of the land or building;

- (c) 8 per cent, of the annual value where there is a stand-post at a distance of over 1,000 feet but not exceeding 2,000 feet from the boundary of the land or building;
- (d) 4 per cent. of the annual value where there is a stand-post at a distance of over 2,000 feet but not exceeding 3,000 feet from the boundary of the land or building:

Provided that where any land or building is connected with a public supply and has a stand-post in the land or building and is separately metered no water tax under the foregoing provisions shall be leviable but the cost of water will be payable at such rates as may be fixed by the Cantonment Board from time to time.

(53/7/G/L&C/50/1398).

H. M. PATEL, Secy.